

Exhibit B

**EXHIBIT A: CLAIM TERMS IDENTIFIED FOR CONSTRUCTION FOR
U.S. PATENT NOS. 7,852,995 (“THE ‘995 PATENT”) AND 7,860,225 (“THE ‘225 PATENT”)**

Agreed-Upon Constructions

Term(s) for Construction	Appears In	Parties' Agreed-Upon Construction
source of the communication / source of an incoming communication	all	A calling party's equipment from which a communication originates
destination of the communication / destination of an incoming communication	all	A called party's equipment to which a communication is routed
the selected audio message	<u>‘995:</u> 6; 13; 19	The audio message selected in the independent claim from which this claim depends

Disputed Constructions¹

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
1. <u>‘995:</u> 1, 8, 15 <u>‘225:</u> 1, 8	message	Communication conveying advertising or other <u>commercial</u> information about a <u>party product or service</u>	‘225 patent: Abstract; 1:38-40; 1:62-2:17; 2:53-64; 4:59-5:61; 5:65-6:18; 6:19-26; 6:32-35; 7:63-64; 9:35-61; 10:28-34; 11:45-48; 12:5-28; Figs. 1, 8. ‘995 patent:	ordinary meaning	‘225 patent: Abstract; 1:13-15; 1:62-2:17; 2:53-3:10; 3:11-21; 4:59-65; 4:66-5:10; 5:34-61; 5:62-6:18; 6:19-26; 6:51-7:12; 7:13-37; 9:6-20; 9:21-34; 10:28-40; 11:18-27; 11:28-43; 11:44-12:4;

¹ The two patents in suit are related and contain similar specifications. Where the parties have provided citations to one of the two patents, they reserve the right to cite corresponding language from the other patent.

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
			<p>Abstract; 2:6-28; 2:64-3:8; 5:3-6:6; 6:10-30; 6:31-38; 6:44-47; 9:61-67; 10:41-47; 11:58-61; 12:18-41; Figs. 1, 8.</p> <p><u>'768 PH:</u> May 18, 2006 Amendment (Ex. D-5) at 10-12.</p> <p><u>'225 PH:</u> Jan. 20, 2010 Amendment (Ex. F-2) at 8, 9; May 10, 2010 Amendment (Ex. F-3) at 9.</p> <p><u>'995 PH:</u> Apr. 27, 2010 Accelerated Pre-Examination Support Document (Ex. E-1) at 138, 144; Sept. 22, 2010 Accelerated Pre-Examination Support Document (Ex. E-3) at 168, 176.</p>		<p>12:5-14; 12:15-32; 12:33-13:7; 13:27-37; Fig. 1, 8.</p> <p><u>'995 patent:</u> Abstract; 2:58-61; 7:7-10; 7:22-26; 8:25-28; Figs. 1, 8.</p> <p>'225 Patent Prosecution History (Ex. F-3) May 10, 2010 Response to Office Action at 8-9; 2-6; 8-11; 13-15.</p> <p>'768 Patent Prosecution History (Ex. D-6) May 5, 2007 Response to Office Action at 12-14.</p> <p>'768 Patent Prosecution History (Ex. D-5) May 18, 2006 Response to Office Action at 8-14.</p>

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
2. ‘995: 1, 8, 15 ‘225: 1, 8	subscriber specific messages / third party messages	Messages containing information about a specific subscriber to the telecommunications network; / messages containing information about a party who is not a subscriber to the telecommunications network;	‘225 patent: Abstract; 1:64-67. ‘995 patent: Abstract; 2:8-11. ‘768 PH: May 18, 2006 Amendment (Ex. D-5) at 11. <i>Subscriber specific:</i> ‘225 patent: 2:62-65; 5:65-6:12; 6:19-26; 8:12-25; 9:42-48; 12:17-20. ‘995 patent: 3:5-8; 6:10-24; 6:31-38; 8:25-38; 9:55-61; 12:30-33. <i>Third party messages:</i> ‘225 patent: 2:8-11; 2:62-65; 5:65-6:1; 6:12-18; 6:56-60; 8:12-25; 9:52-55; 10:34-37; 11:14-17. ‘995 patent: 3:5-8; 6:10-13; 6:24-30;	ordinary meaning	‘225 patent: <i>Messages specific:</i> Abstract 1:62-2:7; 5:62-6:18; 6:39-41; 6:51-7: <i>Third Party:</i> Abstract; 1:61-2:7; 2:53-3:10; 5:62-6:18; 6:27-50; 6:51-7:12; 8:7-8:25; 9:35-56 ‘995 patent: Abstract; 3:1-21. ‘768 Patent Prosecution History (Ex. D-5) May 18, 2006 Response to Office Action at 8-14.

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
			7:1-5; 8:25-38; 9:65-67; 10:47-50; 11:27-30.		
3. ‘995: 1, 8, 15 ‘225: 1, 8	a processor / a processor coupled with the message database	A device that processes computer instructions	<p><u>'225 patent:</u> 3:65-67; 4:19-22; Figs. 1, 3.</p> <p><u>'995 patent:</u> 4:9-11; 4:30-33; Figs. 1, 3.</p> <p><u>'768 Patent PH:</u> Originally-filed Application (Ex. D-1) at 28; Dec. 27, 2004 Amendment And Remarks In Response to Final Rejection (Ex. D-4) at 2; May 18, 2006 Response to Office Action (Ex. D-5) at 10.</p> <p><u>'995 Patent PH:</u> Apr. 27, 2010 Accelerated Examination Pre-Examination Support Document (Ex. E-1) at 6, 18, 35, 42.</p>	ordinary meaning	<p><u>'225 patent:</u> Abstract; 1:62-2:7; 2:8-12; 2:53-3:10; 3:63-4:6; 4:7-4:22; 5:62-6:18; 6:27-6:51; 7:61-8:6; 8:7-8:25; 8:50-9:5; 9:35-9:56;10:41-10:65; 13:27-13:37; Figs.1, 3.</p> <p><u>'995 patent:</u> Abstract; 5:46-6:10; 6:63-7:14; Figs. 1, 3.</p> <p>‘225 Patent Prosecution History (Ex. F-3) May 10, 2010 Response to Office Action at 8-9.</p> <p>‘225 Patent Prosecution History (Ex. F-2) January 20, 2010 Response to Office Action at 9-14.</p> <p>‘768 Patent Prosecution History (Ex. D-5) May</p>

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
					18, 2006 Response to Office Action at 8-14. ‘768 Patent Prosecution History (Ex. D-7) August 23, 2005 Response to Office Action at 14-15.
4. ‘995: 1, 15 ‘225: 1, 8	classify / classifying the source of the communication / <u>classification</u>	identify <u>Identify/identifying</u> / <u>identification</u> of a previously <u>defined</u> group to which the source of the incoming communication belongs	<p><u>’225 patent:</u> <u>444</u>:23-37; 5:62-6:19; 6:39-56; 6:60-7:2; 8:14-19; 8:35-38; 10:28-37; 10:41-47; 11:56-58.</p> <p><u>’995 patent:</u> 4:34-48; 6:7-30; 6:51-7:14; 8:27-32; 10:41-50, 10:54-60; 12:2-5.</p> <p><u>’995 PH:</u> Apr. 27, 2010 Accelerated Examination Pre-Examination Support Document (Ex. E-1) at 138; Aug. 9, 2010 Examiner’s Amendment (Ex. E-2) at 3-5; Sept. 22, 2010</p>	ordinary meaning	<p><u>’225 patent:</u> Claim 1, 5, 6, 7, 8, 12, 13, 14; Abstract; 1:38-1:58; 1:62-2:7; 2:46-2:48; 2:53-3:10; 4:59-4:65; 4:66-5:10; 5:21-5:33; 5:62-6:18; 6:27-6:50; 6:51-7:12; 7:61-8:6; 8:7-8:25; 8:26-8:34; 9:35-9:56; 9:57-10:13; 10:14-10:27; 10:66-11:17; 11:44-12:4; 12:5-12:14; 12:15-12:32; 12:49-12:61; 12:62-13:7; 13:27-13:37; 13:50-14:7; 14:8-14:15; 14:16-14:17; 14:18-14:19; 14:20-14:22; 14:34-14:53;</p>

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
			<p>Accelerated Examination Pre-Examination Support Document (Ex. E-3) at 167, 176, 179, 181, 185, 188, 190-91.</p> <p><u>'225 PH:</u> Jan. 20, 2010 Amendment (Ex. F-2) at 10, 11.</p>		<p>14:54-14:61; 14:62-14:63; 14:64-14:65; 14:66-14:67; 15:1-15:2</p> <p><u>'995 patent:</u> Abstract; 2:16-19; 2:64-3:21;3:22-3:32; 3:48-4:6; 5:46-6:10; 6:11-30; 6:31-38; 6:39-62; 6:63-7:14</p> <p>'225 Patent Prosecution History (Ex. F-2) January 20, 2010 Response to Office Action at 9-14.</p> <p>'225 Patent Prosecution History (Ex. F-3) May 10, 2010 Response to Office Action at 6-9.</p> <p>'768 Patent Prosecution History (Ex. D-5) May 18, 2006 Response to Office Action at 8-14.</p>
5. <u>'225:</u>	<u>classification of the incoming communication</u>	<u>Identify a previously</u>	<u>'225 patent:</u> 4:23-37; 5:62-6:19; 6:39-56; 6:60-7:2;	<u>ordinary meaning</u>	<u>'225 patent:</u> Claim 1, 5, 6, 7, 8, 12, 13, 14; <u>Abstract;</u>

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
4, 8		defined group to which the incoming communication belongs	8:14-18; 8:35-38; 10:28-37; 10:41-47; 11:56-58 ‘225 PH: Jan. 20, 2010 Amendment (Ex. F 2) at 10, 11.		1:38-1:58; 1:62-2:7; 2:46-2:48; 2:53-3:10; 4:59-4:65; 4:66-5:10; 5:21-5:33; 5:62-6:18; 6:27-6:50; 6:51-7:12; 7:61-8:6; 8:7-8:25; 8:26-8:34; 9:35-9:56; 9:57-10:13; 10:14-10:27; 10:66-11:17; 11:44-12:4; 12:5-12:14; 12:15-12:32; 12:49-12:61; 12:62-13:7; 13:27-13:37; 13:50-14:7; 14:8-14:15; 14:16-14:17; 14:18-14:19; 14:20-14:22; 14:34-14:53; 14:54-14:61; 14:62-14:63; 14:64-14:65; 14:66-14:67; 15:1-15:2 ‘995 patent: 2:16-19; 2:64-3:21; 3:22-3:32; 3:48-4:6; 5:46-6:10; 6:11-30; 6:31-38; 6:39-62; 6:63-7:14

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
					<p><u>'225 Patent Prosecution History (Ex. F 2)</u> <u>January 20, 2010 Response to Office Action at 9-14.</u></p> <p><u>'225 Patent Prosecution History (Ex. F 3)</u> <u>May 10, 2010 Response to Office Action at 6-9.</u></p> <p><u>'768 Patent Prosecution History (Ex. D 5)</u> <u>May 18, 2006 Response to Office Action at 8-14.</u></p>
<u>6,5</u> <u>'995:</u> 1, 8, 15	the processor configured to . . . send the selected audio message to the source of the communication, the destination of the communication, or both,	configured so that the processor is able to send the selected audio message to each of the following: the source, the destination, or the source and the destination	<p><u>'225 Patent:</u> 3:7-10; 4:66-5:2; 5:21-39; 5:45-48; 6:3-6; 8:26-32; Fig. 8.</p> <p><u>'995 patent:</u> 3:18-21; 5:10-13; 5:34-51; 5:57-60; 6:15-18; 8:39-45; Fig. 8.</p> <p><u>'768 PH:</u> Apr. 20, 2004 Amendment Under 37</p>	ordinary meaning	<p><u>'225 patent:</u> Abstract 1:62-2:7; 2:8-2:12; 2:53-3:10; 3:22-3:26; 3:36-58; 3:63-4:6; 4:7-4:22; 5:34-5:61 5:62-6:18; 6:19-6:26; 6:27-6:50; 6:51-7:12; 7:61-8:6;</p>

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
			<p>C.F.R. § 1.111 (Ex. D-2) at 14; June 22, 2004 Office Action (Ex. D-3) at 4-5; Dec. 27, 2004 Amendment and Remarks In Response to Final Rejection (Ex. D-4) at 2, 11; May 18, 2006 Response to Office Action (Ex. D-5) at 10, 11, 12, 13.</p> <p><u>'225 PH:</u> Jan. 20, 2010 Amendment In Response to Non-Final Office Action (Ex. F-2) at 9.</p> <p><u>'995 PH:</u> Apr. 27, 2010 Accelerated Examination Pre-Examination Support Document (Ex. E-1) at 14, 24, 139.</p>		8:7-8:25; 8:26-8:34; 8:50-9:5; 9:35-9:56; 10:41-10:65; 10:66-11:17; 13:50-14:7; 14:8-14:15; 14:34-14:53; Fig. 8.
<u>76</u> <u>'995:</u>	destination is not				

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
2, 9, 15	available ²	“when /if the called party is using the destination equipment or the destination equipment is turned off”	‘995 patent: 9:25-28; Figs. 2, 4. ‘995 PH: Apr. 27, 2010 Accelerated Examination Pre-Examination Support Document (Ex. E-1) at 139, 141, 142-43; Sept. 22, 2010 Accelerated Examination Pre-Examination Support Document (Ex. E-3) at 178, 180, 182, 187, 189, 191.	ordinary meaning	‘225 patent: Claim 1, 2, 4, 7, 8, 9, 11, 14; Abstract; 3:1-58; 4:38-65; 4:66-5:10; 5:21-33; 6:26-50; 6:51-7:12; 8:7-25; 9:6-20; 9:35-56; 10:1-13; 12:15-32; 12:49-61; Fig. 8. ‘995 patent: 8:47-62; 9:1-33; Figs. 2, 4. 225 Patent Prosecution History (Ex. F-2) January 20, 2010 Response to Office Action at 9-14. ‘768 Patent Prosecution History (Ex. D-5) May 18, 2006 Response to Office Action at 8-14.
<u>8-7</u> <u>‘225:</u> 7	wherein the classification is based on one or more factors selected from the group consisting of user preferences, language,	Indefinite	‘225 patent: Claims 7, 14. ‘225 PH: Jan. 10, 2010	ordinary meaning	‘225 patent: Claim 1, 5, 6, 7, 8, 12, 13, 14; Abstract; 1:38-1:58; 1:62-2:7; 2:46-2:48; 2:53-3:10;

² Although claims 2 and 9 of the ‘995 Patent recite the phrase “if the destination in not available,” the parties agree that the claim language should actually recite “if the destination is not available.”

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
	communication source, communication type, time of day, communication destination, and geography, at least one advertisement in the advertisement database with a source of the incoming communication and with a destination of the incoming communication		Amendment (Ex. F-2) at 2, 4, 8, 9-11; Aug. 17, 2010 Supplemental Amendment Submitted with Petition for Withdrawal from Issue under 37 CFR 1.313 (Ex. F-4) at 3-4, 5, 7; Sept. 21, 2010 Supplemental Amendment under 37 CFR 1.111 (Ex. F-5) at 3-4, 5, 6.		4:59-4:65; 4:66-5:10; 5:21-5:33; 5:62-6:18; 6:27-6:50; 6:51-7:12; 7:61-8:6; 8:7-8:25; 8:26-8:34; 9:35-9:56; 9:57-10:13; 10:14-10:27; 10:66-11:17; 11:44-12:4; 12:5-12:14; 12:15-12:32; 12:49-12:61; 12:62-13:7; 13:27-13:37; 13:50-14:7; 14:8-14:15; 14:16-14:17; 14:18-14:19; 14:20-14:22; 14:34-14:53; 14:54-14:61; 14:62-14:63; 14:64-14:65; 14:66-14:67; 15:1-15:2 <u>'995 patent:</u> 2:16-19; 2:64-3:21; 3:22-3:32; 3:48-4:6; 5:46-6:10; 6:11-30; 6:31-38; 6:39-62; 6:63-7:14 '225 Patent Prosecution

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
					<p>History (Ex. F-2) January 20, 2010 Response to Office Action at 9-14.</p> <p>'225 Patent Prosecution History (Ex. F-3) May 10, 2010 Response to Office Action at 6-9.</p> <p>'768 Patent Prosecution History (Ex. D-5) May 18, 2006 Response to Office Action at 8-14.</p>
<u>9.8.</u> <u>'225:</u> 1, 2, 8, 9	cause the message ... to be applied	send the message	<p><u>'225 patent:</u> 4:56-58; 4:66-5:4; 7:9-12; Figs. 1, 2, 8.</p> <p><u>'768 PH:</u> May 18, 2006 Response to Office Action (Ex. D-5) at 10, 11.</p> <p><u>'225 PH:</u> Originally-filed Application (Ex. F-1) at claim 1; Jan. 20, 2010 Amendment (Ex. F-2) at 2, 11-12.</p>	ordinary meaning	<p><u>'225 patent:</u> Claim 1, 2 and 8; 5:11-20; 7:61-8:6; 8:7-25; Figs. 1, 2, 8.</p> <p>'225 Patent Prosecution History (Ex. F-2) January 20, 2010 Response to Office Action at 9-14.</p> <p>'768 Patent Prosecution History (Ex. D-7) August 23, 2005 Response to Office Action at 14-15.</p>

No.	Claim Language	Ds' Construction	Ds' Intrinsic Evidence Citations	P's Construction	P's Intrinsic Evidence Citations
				<p>'768 Patent Prosecution History (Ex. D-4) December 22, 2004 Response to Office Action received by the PTO on December 27, 2004, at 11-13.</p> <p>768 Patent Prosecution History (Ex. D-2) April 9, 2004 Response to Office Action received by the PTO on April 13, 2004, at 14-17.</p>	

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